# Decision Memo for External Counterpulsation (ECP) Therapy (CAG-00002R)

## **Decision Summary**

Amend CIM 35-74 to indicate that this policy **only** pertains to ECP devices intended for the treatment of certain cardiac conditions.

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### **Decision Memo**

TO: Administrative File CAG-00002R

FROM:

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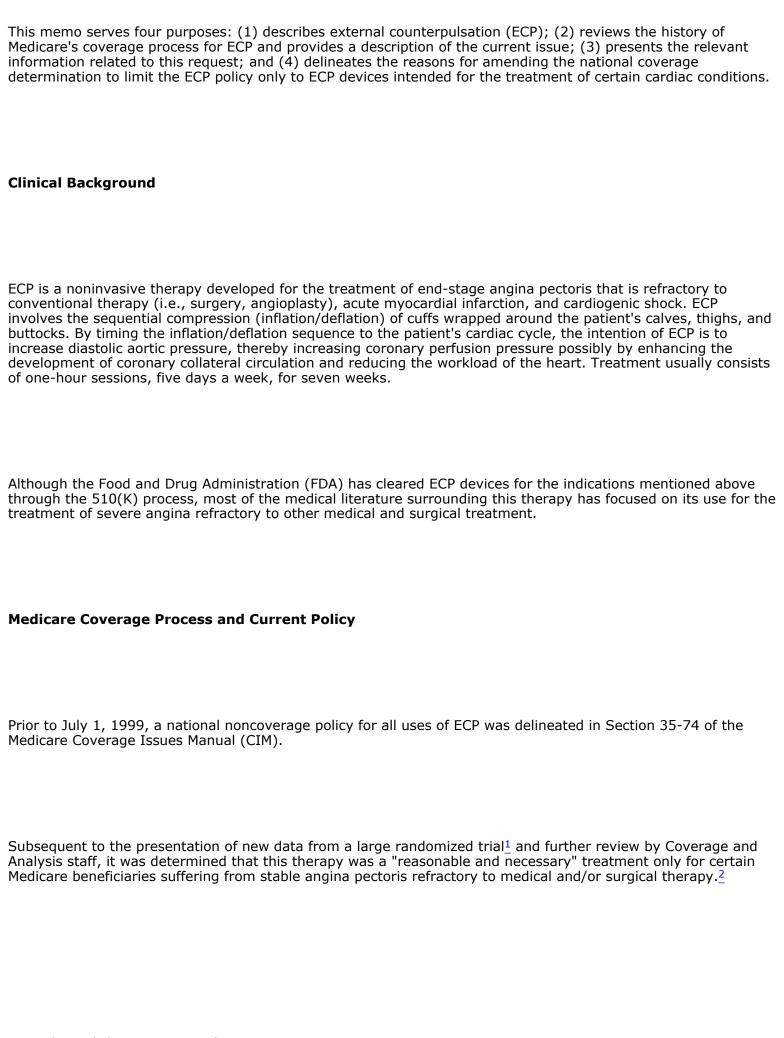
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SUBJECT: National Coverage Determination

DATE: July 10, 2001





### **Current Request**

On April 11, 2001, CMS accepted a request from the Circulator Boot Corporation to reconsider the ECP policy. In its request, the Circulator Boot Corporation pointed out that the original evidence considered for this [ECP] policy did not support CMS' statement that "other uses of this device and similar devices remain non-covered." This request was based on the contention that CMS had misinterpreted the ECP evidence to include non-coverage of other end diastolic pneumatic compression devices cleared by the FDA for non-cardiac conditions. Furthermore, the Circulator Boot Corporation pointed out that CIM 35-74 explicitly defines ECP as a non-invasive outpatient treatment for coronary artery disease refractory to medical and or surgical therapy, with no specific mention of coverage or noncoverage for other non-cardiac indications.

This request was initiated by the Circulator Boot Corporation after several months of dialogue with Medicare contractors, who, according to the company, had been denying claims for the Circulator Boot based on CIM 35-74 subsequent to the revised ECP policy. In communications received from Medicare contractors, the company was told that "the specific reason for non-coverage of Circulator Boot therapy is that, based on Medicare's review of the information and use of the Circulator Boot, it has been concluded that the device and its use is similar to that of ECP." Because the device was considered similar to ECP devices used for cardiac conditions, it could be said to fall within the CIM's exclusion of coverage for "similar devices."

In a follow-up letter dated June 24, 2000, and provided to CMS as part of the request, the Circulator Boot Corporation outlined the primary differences between the Circulator Boot and ECP devices. These included differences in indications, contraindications, number of pneumatic bags and/or treatment areas, and pressure, timing and sequence of bag inflations. At the core of its request, the Circulator Boot Corporation contends that the Circulator Boot was designed for the treatment of vascular diseases of the lower extremity and therefore differs significantly from ECP devices that are designed for the treatment of cardiac conditions.

According to the 510(k) summary information included in the FDA's clearance letter dated August 14, 1997, the Circulator Boot was found to be equivalent to the original Circulator Boot, the Jobst Extremity Pump, and the Cardiassist ECP device. For classification and review purposes, the FDA has historically placed the Circulator Boot in the "Device, Counter-Pulsating, External" category, along with ECP and other similar devices, although the Jobst Extremity Pump is classified in the "Sleeve, Limb, Compressible" device category. Note that devices with similar FDA classifications do not necessarily imply that the clinical indications of the devices are the same.

In this approval letter, the FDA listed the following indications for use of the Circulator Boot:

- Peripheral arterial disease
- Ischemic lesions
- Claudication pain
- Necrotizing cellulitis

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- Venous stasis ulcers
- Stasis dermatitis
- Chronic lymphedema
- Thrombophlebitis

In addition, the Circulator Boot was described as "an end diastolic pneumatic compression device made up of several components. A double walled plastic bag is placed over the leg of the patient and then placed inside a rigid plastic boot. The boot is then attached to a valve system which is connected to an air supply. The valve is also connected to an EKG QRS monitor that times the compression cycle to occur after a variable (operator selected) delay following the QRS cycle." This 510(K) clearance did not require any clinical data regarding the effectiveness of the Circulator Boot for the indications listed above.

### **CMS Analysis**

This reconsideration does not address the potential medical benefit of the Circulator Boot or other end diastolic pneumatic compression devices intended for non-cardiac conditions, and at no time was any scientific or clinical evidence examined during the course of this review that would allow us to make such a determination. The intention of this reconsideration is to review whether CIM 35-74 is relevant to other end diastolic pneumatic compression devices for the treatment of non-cardiac conditions.

The language currently used in CIM 35-74 suggests that devices similar to ECP systems but intended for non-cardiac conditions are noncovered. In evaluating this request, we examined the precedent NCDs and the information received from the public to determine whether this language needs to be revised.

We received additional information from the Circulator Boot Corporation, a letter from Vasomedical, Inc., and several letters from physicians and patients who have used the Circulator Boot for various non-cardiac indications. In summary, these letters clearly support the Circulator Boot Corporation's contention that these end diastolic pneumatic compression devices intended for the treatment of certain non-cardiac conditions are not ECP devices used for the treatment of cardiac conditions and should not be linked to the coverage requirements as stated in CIM 35-74.

We have determined that at no time during the initial coverage determination for ECP or the first reconsideration did CMS examine any scientific or clinical evidence related to end diastolic pneumatic compression devices intended for non-cardiac conditions. Furthermore, CMS did not perform any formal coverage review regarding these devices. Because CMS has not reviewed any evidence regarding the potential medical benefit of these end diastolic pneumatic compression devices intended for noncardiac conditions, we are not making any affirmative national coverage or noncoverage determination regarding these devices. Accordingly, coverage of these devices is left to Medicare contractor discretion.

Conclusion
The policy set forth in CIM section 35-74 should be limited to ECP devices intended for the treatment of cardiac conditions. Other non-cardiac conditions in which end diastolic pneumatic compression devices may be considered for coverage are not considered under this policy. Therefore, Medicare contractors continue to have discretionary authority in making reasonable and necessary coverage determinations related to other end diastolic pneumatic compression devices not related to this policy or included in any other section of the CIM.
Decision
Amend CIM 35-74 to indicate that this policy <b>only</b> pertains to ECP devices intended for the treatment of certain cardiac conditions.
<sup>1</sup> The Multicenter Study of Enhanced External Counterpulsation (MUST-EECP): Effect of EECP on Exercise-Induced Myocardial Ischemia and Anginal Episodes. <i>Journal of the American College of Cardiology</i> 1999;33(7):1833-1840.
<sup>2</sup> See ECP Decision Memorandum (CAG #00002) dated 12/30/98.
<sup>3</sup> See <u>ECP Decision Memorandum</u> (CAG #00002) dated 11/22/99.
<sup>4</sup> See letter from Andrew Bloschichak, MD, to Richard Dillon, MD, June 16, 2000.
<sup>5</sup> See Letter from Richard Dillon, MD, to Andrew Bloschichak, MD, June 24, 2000.

 $^{6}$  The Circulator Boot Corporation was the first device to receive a 510(k) classification in this category in 1978.

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<sup>7</sup> See 510(k) summary submitted to the FDA by the Circulator Boot Corporation.
<sup>8</sup> See current Tracking Sheet for information about our formal coverage review related to pneumatic compression pumps for venous insufficiency.
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